



EXECUTIVE OFFICE OF THE PRESIDENT
OFFICE OF MANAGEMENT AND BUDGET
WASHINGTON, D.C. 20503

Executive Registry	
86-	3575X

August 7, 1986

OOA FILE DCZ
RECEIPT # Record

Honorable William J. Casey
Director
Central Intelligence Agency
Washington, D.C. 20505

Dear Mr. Casey:

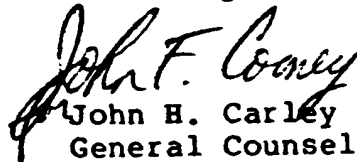
Enclosed is a proposed Executive order entitled "Cuban Immigration".

In accordance with the provisions of Executive Order No. 11030, as amended, it was submitted to this office, along with the enclosed transmittal memorandum, by the National Security Council.

On behalf of the Director of the Office of Management and Budget, I would appreciate receiving any comments you may have concerning this proposal. If you have any comments or objections they should be received no later than close of business Friday, August 8, 1986. ✓

Comments or inquiries may be submitted by telephone to Mr. John F. Cooney of this office (395-5600).

Sincerely,


John H. Carley
General Counsel

Enclosure

(UNCLASSIFIED WITH SECRET ATTACHMENTS)

NATIONAL SECURITY COUNCIL
WASHINGTON, D.C. 20506

SYSTEM II
90447

SECRET

August 6, 1986

MEMORANDUM FOR MR. L. WAYNE ARNY
Associate Director for National Security
and International Affairs
Office of Management and Budget

SUBJECT: Presidential Proclamation to Restrict Cuban
Immigration from Third Countries

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The attached presidential proclamation would suspend the processing of Cubans' immigrant visa applications in third countries. The proclamation would suspend processing of preference immigrants who departed Cuba prior to June 18, 1985. This proclamation would execute one of a number of actions included in an NSDD which has been forwarded to the President. This measure is necessary because of efforts by the Cuban government to encourage its nationals to emigrate via third countries to circumvent our migration sanctions, imposed after Cuba suspended the return of the Mariel excludables. The NSDD balances a number of measures to exert pressure on Cuba with the initiation of a small program to admit into the United States long-term Cuban political prisoners.

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OMB is requested to review the proposed proclamation and forward it to the President.

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Rodney B. McDaniel
Executive Secretary

Attachment

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THE WHITE HOUSE

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WASHINGTON

PROCLAMATION CONCERNING CUBAN IMMIGRATION

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In light of the May 20, 1985, statement of the Government of Cuba that it had decided "to suspend all types of procedures regarding the execution" of the December 14, 1984, immigration agreement between the United States and Cuba, thereby disrupting normal migration procedures between the two countries, and in light of the continuing failure of the Government of Cuba to resume normal migration procedures with the United States while at the same time facilitating illicit migration to the United States, I have determined that it is in the interest of the United States as immigrants by Cuban nationals, pending the restoration of normal migration procedures between the two countries, with the exceptions noted below.

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NOW, THEREFORE, I, RONALD REAGAN, by the authority vested in me as President by the Constitution and laws of the United States of America, including section 212(f) of the Immigration and Nationality Act of 1952, as amended 8 U.S.C. 1182(f) (the "Act"), having found the unrestricted entry into the United States as immigrants by Cuban citizens would, except as provided in section 2, be detrimental to the interests of the United States, do proclaim that:

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Section 1. Entry of Cuban nationals as immigrants is hereby suspended, except as noted in Section 2.

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Section 2. The suspension of entry as immigrants contained in section 1 shall not apply (a) to Cuban nationals applying for admission to the United States as immediate relatives under section 201(b) of the Immigration and Nationality Act (8 U.S.C. 1151(b) and special immigrants described in section 101(a) (27) (A) of the Act (8 U.S.C. 1101(a) (27) (A)); (b) to Cuban nationals applying for admission into the United States as preference immigrants under section 203(a) of the Act (8 U.S.C. 1153(a)) at United States consular posts designated by the Secretary of State for the processing of Cuban nationals, where the applicant can demonstrate that he or she departed Cuba prior to June 18, 1985, has remained outside Cuba since that date, and otherwise qualifies for preference immigrant status; and (c) in such other cases or categories of cases as may be designated from time to time by Secretary of State or his designee.

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Section 3. This proclamation shall remain in effect until such time as the Secretary of State, after consultation with the Attorney General, determines that normal migration procedures with Cuba have been restored. Any such determination by the Secretary of State shall be published in the Federal Register.

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